

IN THE UNITED STATES DISTRICT COURT FOR THE
MIDDLE DISTRICT OF ALABAMA
CIVIL DIVISION

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2006 DEC 15 A 9:38

WILLIAM S. MCLAURINE, II
plaintiff, pro se

v.

the CITY OF AUBURN, ALABAMA
unnamed police DISPATCHER
deputy director BENJAMIN WALKER
Officer LAVARRO BEAN
Lieutenant MATTHEWS
Lieutenant KEITH HOWELL
Chief FRANK DEGRAFFENRIED
DAVID WATKINS
director "BILL" JAMES
City Manager CHARLES DUGGAN

CIVIL ACTION NO. 3:06cv1014-MEF

DEMAND FOR JURY TRIAL


MOTION FOR APPOINTMENT OF COUNSEL FOR PLAINTIFF BASED ON NEW
EXTENUATING CIRCUMSTANCES

In a previous ORDER this court refused to grant a reconsideration for a MOTION to APPOINT COUNSEL. From the wording of the order it was unclear whether the reconsideration was denied or the motion was denied. It was clear that the court did not consider itself in possession of facts necessary to appoint counsel. The attached BRIEF AND AFFIDAVIT IN SUPPORT OF APPOINTMENT OF COUNSEL is to help provide clarifications to the plaintiff's position on the facts and law concerning whether COUNSEL should be APPOINTED for the plaintiff.

The reasons for need for COUNSEL for the Plaintiff is manifold. The BRIEF AND AFFIDAVIT IN SUPPORT OF APPOINTMENT OF COUNSEL has an itemized list of GROUNDS for the APPOINTMENT OF COUNSEL for the Plaintiff. The Plaintiff requests that this court consider each point as an individual GROUND, the list of GROUNDS of collectively, and the list of GROUNDS in relation to each other in all possible combinations.

I declare under penalty of perjury that the above information is true and correct.

DATE: December 14, 2006



William S. McLaurine, II
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